CHAPTER 1134

MAXIMUM FINES FOR CERTAIN FELONIES S.F. 2223

AN ACT relating to the maximum fine assessable upon the conviction of a class "C" or class "D" felony.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 902.9, subsections 3 and 4, Code 1983, are amended to read as follows:

- 3. A class "C" felon, not an habitual offender, shall be confined for no more than ten years, and in addition may be sentenced to a fine of not more than five ten thousand dollars.
- 4. A class "D" felon, not an habitual offender, shall be confined for no more than five years, and in addition may be sentenced to a fine of not more than one seven thousand five hundred dollars.

Approved April 24, 1984

CHAPTER 1135

PRIVATE DETECTIVE LICENSING EXEMPTION H.F. 2396

AN ACT relating to the exemption of law enforcement officials from the licensing requirements for private detectives.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 80A.2, Code 1983, is amended to read as follows:

a detective or officer belonging to and on the payroll of the police force of the United States, or of any a state, or of any a county, city or village corporation deemed to be a city thereof, appointed or elected by due authority of law; nor to any a person in the employ of the police force or police department or law enforcement agency of any a state, or of any a county, city or village corporation deemed to be a city thereof in the performance of his official duties with permission of the chief executive of the agency; nor to any a county attorney; nor to any attorneys-at-law in the regular practice of their profession; nor to any a person, firm or corporation whose business is solely the making of investigations and adjustments for insurance

companies or the furnishing of information with respect to the business and financial standing and credit of persons, firms or corporations; nor to any a person making any an investigation of any a matter in which such the person or the person, firm or corporation by whom such person is solely employed person's sole employer is interested or involved; nor to any a person making any an investigation for any a person, firm or corporation engaged in the business of transporting persons or property in interstate commerce, nor to any a person or persons, firm or corporation while engaged in the collection, editing or dissemination of news for or on behalf of any a newspaper, magazine, radio broadcasting station or press or wire news services.

Approved April 24, 1984

CHAPTER 1136

HEALTH CARE FACILITIES IN RECEIVERSHIP H.F. 2424

AN ACT relating to expenses incurred by health care facilities in receivership and the liability of the receiver for the expenses and for suits filed against the receiver.

Be It Enacted by the General Assembly of the State of Iowa:

- Section 1. Section 135C.30, subsection 4, Code 1983, is amended to read as follows:
- 4. Payment of the expenses of a receivership established under this section shall be is the responsibility of the facility for which the receiver is appointed, unless the court directs otherwise. The expenses include, but are not limited to:
 - a. Salary of the receiver.
 - b. Expenses incurred by the facility for the continuing care of the residents of the facility.
- c. Expenses incurred by the facility for the maintenance of buildings and grounds of the facility.
- d. Expenses incurred by the facility in the ordinary course of business, such as employees' salaries and accounts receivable.

The receiver is not personally liable for the expenses of the facility during the receivership. The receiver is an employee of the state as defined in section 25A.2, subsection 3, only for the purpose of defending a claim filed against the receiver. Chapter 25A applies to all suits filed against the receiver.

Approved April 25, 1984